UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION DOCKET NO. 3:12-cv-00369-MOC-DCK

RREF II DEU ACQUISITIONS, LLC,)	
)	
)	
Plaintiff,)	
)	
Vs.)	ORDER
)	
INVESTMENTS INTERNATIONAL, INC.;)	
BRUCE BLACKMON; AND LYNN)	
BLACKMON,)	
)	
Defendants.)	

THIS MATTER is before the court on plaintiff's Motion to Substitute Party Plaintiff
Due to Transfer of Interest (#20) and Motion for Summary Judgment (#15). The Motion for
Substitution will be granted as a matter of course as plaintiff has shown attempted consultation
with opposing counsel; the Motion for Summary Judgment will be granted because defendants,
despite being represented by counsel, have failed to respond in any manner within the time
allowed and plaintiff has shown that there are no genuine issues of material fact in disputed and
that it is entitled judgment for a sum certain and contractual attorney's fees as a matter of law.

Finding that no genuine issues of material fact remain for trial and that plaintiff is entitled to the relief it seeks as a matter of law, the court incorporates by reference the plaintiff's Memorandum of Facts and Law (#16) filed in support of its Motion for Summary Judgment, and grants plaintiff's request for summary judgment.

ORDER

IT IS, THEREFORE, ORDERED that

- (1) plaintiff's Motion to Substitute Party Plaintiff Due to Transfer of Interest (#20) is GRANTED, and RREF II DEU ACQUISITIONS, LLC is substituted for the previously named plaintiff;
- (2) plaintiff's Motion for Summary Judgment (#15) is **GRANTED**, and judgment is entered in favor of RREF II DEU ACQUISITIONS, LLC and against INVESTMENTS INTERNATIONAL, INC. and BRUCE BLACKMON in the amount of \$1,995,129.19 and against LYNN BLACKMON in the amount of \$1,645,258.84, with post-judgment interest hereinafter accruing at the lawful federal judgment rate.

The Clerk of Court shall enter Judgment accordingly and this action is **DISMISSED**.

Signed: April 1, 2014

Max O. Cogburn Jr.

United States District Judge